Panaji, 6th February, 2014 (Magha 17, 1935)



OFFICIAL GAZETTE GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

NOTES

There are two Extraordinary issues to the Official Gazette Series I No. 44 dated 30-1-2014 as follows:—

(1) Extraordinary dated 5-2-2014 from pages 1485 to 1490 regarding The Goa (Right of Citizens to Time-bound Delivery of Public Services) Rules, 2014 — Not. No. 1/22/2013-14/DPG/GPGRAMS/III/1(1) from Department of Public Grievances.

(2) Extraordinary (No. 2) dated 5-2-2014 from pages 1491 to 1496 regarding Cess levied on goods sold — Not. No. LS-MISC/1915/96/Part IV/1516 from Department of Science, Technology & Environment.

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1.	Civil Supplies & Consumer Affairs Dir & ex officio Jt. Secretary	Not DCS/ENF/Con. Order/FS/513	Removal of (Licensing requirements, Stock limits and Movement Restrictions) on Specified Foodstuffs (Second Amendment) Order, 2013.	1497
2.	Finance Revenue & Control Division Under Secretary	Not2/10/2012-Fin(R&C) Part I/413	The Goa Excise Duty (Amendment) Rules, 2014.	1498
3.	Labour Chief Inspector & Joint Secretary	Not VI/BLR(2)/A-117(e)- /IFB/2014/5809	The Boiler Appeal Rules, 2013.	1499
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6.	Public Health Under Secretary	Not 23/7/2004-I/PHD	Grant of Special Assistance to Ayurveda Institutions Scheme, 2014. $ \label{eq:condition} % \[\mathcal{L}_{\mathcal{L}} = \mathcal{L}$	1504
7.	Revenue Under Secretary	Add 35/2/2013-RD	Permission for LIC to pay consolidated Stamp Duty.	1508

GOVERNMENT OF GOA

Department of Civil Supplies & Consumer Affairs

Notification

DCS/ENF/Con.Order/FS/513

Order bearing No. S. O. 3543(E) dated 29th November, 2013 issued by the Ministry of Consumer Affairs, Food and Public Distribution, Government of India published in Part II

Section 3, Sub-section (ii) of the Gazette of India (Extraordinary) dated 29th November, 2013 making Order further to amend the Removal of (Licensing requirements, Stock limits and Movement Restrictions), on Specified Foodstuffs Order, 2002 is hereby republished for general information of the public.

Vikas S. N. Gaunekar, Director & ex officio Joint Secretary (Civil Supplies & Consumer Affairs).

Panaji, 27th January, 2014.

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

(Department of Consumer Affairs)

Order

New Delhi, the 29th November, 2013

- S. O. 3543(E).— In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Removal of (Licensing requirements, Stock limits and Movement Restrictions) on Specified Foodstuffs Order, 2002, namely:—
- 1. (1) This Order may be called the Removal of (Licensing requirements, Stock limits and Movement Restrictions) on Specified Foodstuffs (Second Amendment) Order, 2013.
- (2) It shall come into force on the date of its publication in the Official Gazette.
- 2. In the Removal of (Licensing requirements, Stock limits and Movement Restrictions) on Specified Foodstuffs Order, 2002, in clause 7, in sub-clause (1), for item (iii), the following item shall be substituted, namely:—
 - "(iii) paddy and rice for a period up to 30th November, 2014".

[F. No. 10/1/2006-ECR & E]

Dr. K. G. RADHAKRISHNAN, Economic Adviser

Note: The principal order was published in the Gazette of India, Extraordinary Part II, Section 3 Sub-section (i), vide number G.S.R. 104(E) dated the 15th February, 2002 and subsequently amended by numbers G.S.R. 490(E) dated the 16th June, 2003, S.O. 1373(E) dated the 29th August, 2006, S.O. 297(E) dated the 27th February, 2007, and S.O. 1488(E) dated the 31st August, 2007, S.O. 400(E) dated the 28th February, 2008, S.O. 823(E) dated the 7th April, 2008, S.O. 2117(E) dated the 27th August, 2008, S.O. 2118(E) dated the 27th August, 2008, S.O. 2247(E) dated the 22nd

September, 2008, S.O. 2248(E) dated the 22nd September, 2008, S.O. 2249(E) dated the 22nd September, 2008, S.O. 649(E) dated the 9th March, 2009, S.O. 880(E) dated the 30th March, 2009, S.O. 905(E) dated the 2nd April, 2009, S.O. 906(E) dated the 2nd April, 2009, S.O. 1621(E) dated the 2nd July, 2009, S.O. 2461(E) dated the 25th September, 2009, S.O. 3249(E) dated the 18th December, 2009, S.O. 2361(E) dated the 29th September, 2010, S.O. 3060(E) dated the 30th December, 2010, S.O. 654(E) dated the 30th March, 2011, S.O. 2227(E) dated the 27th September, 2011, S. O. 2447(E) dated the 28th October, 2011, S.O. 2716(E) dated the 29th November, 2011, S.O. 2320(E) dated the 27th September, 2012, S. O. 2968(E) dated the 20th December, 2012 and S. O. 2927(E) dated the 27th September, 2013.

Department of Finance
Revenue & Control Division

Notification

2/10/2012-Fin(R&C)Part I/413

In exercise of the powers conferred by section 22 of the Goa Excise Duty Act, 1964 (Act 5 of 1964), the Government of Goa hereby makes the following rules so as to further amend the Goa, Daman and Diu Excise Duty Rules, 1964, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa Excise Duty (Amendment) Rules, 2014.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Amendment of Rule 90.— In rule 90 of the Goa, Daman & Diu Excise Duty Rules, 1964, in sub-rule (4), in clause (d), for sub-clause (iv), the following shall be substituted, namely:—
 - "(iv) situated in a building located in a zone other than Commercial Zone falling within the limits of a Municipal Council//Corporation, except in a market complex belonging to a local authority/local body/

/Government Institution or situated in a licenced hotel/restaurant/resort.".

By order and in the name of the Governor of Goa.

Ajit S. Pawaskar, Under Secretary, Finance (R&C).

Porvorim, 3rd February, 2014.

Department of Labour

Inspectorate of Factories & Boilers, Institute of Safety, Occupational Health and Environment

Notification

VI/BLR(2)/A-117(e)-/IFB/2014/5809

The Boiler Appeal Rules, 2013 framed by Central Government and published in the Gazette of India, Extraordinary, Part-II, Section 3(i), dated 25th October, 2013, by the Ministry of Commerce and Industry (Department of Industrial Policy & Promotion), New Delhi, are hereby published for general information of the public.

S. M. Paranjape, Chief Inspector & Joint Secretary (Factories and Boilers).

Panaji, 30th January, 2014.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Industrial Policy and Promotion)

Notification

New Delhi, the 25th October, 2013.

G.S.R. 711(E).— In exercise of the powers conferred by sub-section (1) of section 28A and clause (a) of sub-section (1A) of Section 28A read with Sections 20 and 20A of the Boilers Act, 1923 (5 of 1923), the Central Government hereby makes the following rules, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Boiler Appeal Rules, 2013.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions.— (1) In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Boilers Act, 1923 (5 of 1923);
 - (b) "Appellate Board" means board constituted under rule 13;
 - (c) "Chief Inspector" means a person appointed to be a Chief Inspector under the Act;
 - (d) "Inspecting Authority" shall have the meaning assigned to it under clause (ccd) of Section 2 of the Act;
 - (e) "Technical Adviser" means the Technical Adviser appointed under sub-section (1) of Section 4A of the Act.
- 3. Appellate Authority.— The Technical Adviser shall be the "Appellate Authority" under Section 20 of the Act.
- 4. Filing of Appeal.— Every appeal shall be made in writing either in Hindi or English and shall be presented to the Technical Adviser, within a period of thirty days of the communication to him of the order or refusal against which an appeal is preferred.
- 5. Presentation of appeal.— An appeal may be presented either personally or by registered post or speed post to the Technical Adviser.
- 6. Form of appeal.— The appeal shall be accompanied by the original order, appellate order, refusal, notice or report appealed against or by a certified copy thereof; or where no such original order, appellate order, refusal, notice or report has been made in writing, by a clear statement of facts appealed against, the

grounds for appeal and the relevant Sections of the Act.

- 7. Fixing date for hearing.— On receipt of an appeal, the Technical Adviser shall fix a date for hearing of the appeal within one month from the date of receipt of appeal and no delay shall be made in deciding appeals.
- 8. Procedure during hearing.— (1) When the date of hearing has been fixed, the Technical Adviser shall issue a notice to the appellant stating the date for hearing and informing him that if he wishes to be heard in support of the appeal or to produce evidence, he must be present either in person or by an authorized agent with his evidence on the date fixed.
- (2) The notice shall be sent by registered post or by speed post at such address as entered in the petition and if due to genuine reasons the appellant is unable to be present either in person or by an authorised agent for hearing on the date fixed for hearing and seeks postponement of hearing, he shall intimate the same in writing to the Technical Adviser and the Technical Adviser, if satisfied with the reasons for postponement of hearing may fix another date for hearing.
- 9. Presence of Chief Inspector or Inspecting Authority.— In all appeals the Technical Adviser shall decide whether the presence of the Chief Inspector or Inspecting Authority as the case may be, is necessary and issue directions accordingly.
- 10. Attendance of witnesses.— In all appeals the Technical Adviser shall decide whether the presence of any witnesses is required and issue directions accordingly.
- 11. Ex-parte decision.— If the appellant is not present on the date fixed, the appeal may be decided in his absence.
- 12. Fees required for certificates granted on appeals.— Any order or appeal authorising the grant or renewal of a certificate shall be deemed to be subject to payment of applicable fees.

- 13. Revision of order of appellate authority.—
 (1) For revision of an order of the Appellate Authority under Section 20A of the Act, an application shall be lodged by the appellant with the Technical Adviser within two months of the communication of such order to him who will place the same before a three member appellate board to be constituted by the Central Government from time to time.
- (2) The Appellate Board members shall be well qualified persons with necessary technical knowledge from organizations like manufacturers of boilers or ancillaries, the Bureau of Indian standards, National Laboratories, Engineering consultancy organizations, user of boilers.
- (3) The Appellate Board members shall not have any conflict of interest in the application.
- (4) The Appellate Board shall be constituted within fifteen days of receipt of application for revision of order of appellate authority and meeting of the appellate board shall be convened within one month from its constitution.
- 14. Presentation of application for revision of order of appellate authority.— Every application shall be made in either in Hindi or English and may be presented either personally or by registered post or speed post to the Technical Adviser.
- 15. Procedure for deciding application for revision of order of appellate authority.— The Appellate Board may, after calling for relevant records and other information from the appellate authority and considering the observations, if any, of that authority on the application and after obtaining such technical advice as the Appellate Board may consider necessary, pass such order in relation to the application, as the Board thinks fit, and where the revision is allowed, the order shall specify the terms and conditions on which any variations from the regulations made under this Act are to be dealt with during the examination of the boiler.

- 16. Costs in appeals.— (1) An appeal before the Appellate Board or the Appellate Authority, as the case may be, shall be accompanied by a fee of one thousand rupee in the form of a crossed demand draft or pay order drawn in favour of "Pay and Accounts Officer, Department of Industrial Policy and Promotion" payable at Central Bank of India, Udyog Bhawan Branch, New Delhi.
- (2) In all cases of appeals in which an inspection is required, the appellant shall deposit in advance the full cost of such inspection.

[F. No. 6(1)/2011-Boilers] ATUL CHATURVEDI, Jt. Secy.

Department of Mines

Directorate of Mines & Geology

Notification

DMG/MAJ/2nd/RULES-2013/PART-I/3003

In exercise of the powers conferred by section 23C of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf, the Government of Goa hereby further amends the Goa (Prevention of Illegal Mining, Storage and Transportation of Minerals) Rules, 2013, as follows, namely:—

- 1. Short title and commencement.— (1) These rules may be called the Goa (Prevention of Illegal Mining, Storage and Transportation of Minerals) (Second Amendment) Rules, 2014.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Amendment of rule 2.— In rule 2 of the Goa (Prevention of Illegal Mining, Storage and Transportation of Minerals) Rules, 2013, (hereinafter referred to as the "principal Rules"), after clause (y), the following clause shall be inserted, namely:—

- "(ya) "Processing fee" means fees levied by the Department for processing of an application for issuance of permit".
- 3. Insertion of new rule 13A.— After rule 13 of the principal Rules, the following rule shall be inserted, namely:—
 - "13A. Processing fees for permits.— The processing fees for issuance of sale, export and transit permit in rupees per metric ton shall be as specified in the Table below:

	TA	BLE		
1	2	3	4	5
TYPE OF PERMIT	Manganese Ore	Iron Ore	Bauxite Ore	Over Burden

- (i) Sale and Rs. 200/- Rs. 20/- Rs. 2/-Export Permit
- (ii) Transit Rs. 100/- Rs.10/- Rs. 1/- Rs. 05/-Permit

By order and in the name of the Governor of Goa.

Prasanna A. Acharya, ex officio Joint Secretary (Mines).

Panaji, 6th February, 2014.



Department of Personnel

Notification

1/11/84-PER(Pt.I)

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Group 'C', Non-Gazetted, Ministerial posts, in the Secretariat, Government of Goa, namely:—

- 1. Short title, application and commencement.— (1) These rules may be called the Government of Goa, Secretariat, Group 'C', Non-Gazetted, Ministerial posts, Recruitment Rules, 2014.
- (2) They shall apply to the posts specified in column (2) of the Schedule in these rules (hereinafter called as the "said Schedule").
- (3) They shall come into force from the date of their publication in the Official Gazette.
- 2. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scale of pay attached thereto shall be as specified in columns (3) to (5) of the said Schedule:

Provided that the Government may vary the number of posts as specified in column (3) of the said Schedule from time to time subject to exigencies of work.

- 3. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns (6) to (14) of the said Schedule.
- 4. Disqualification.— No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

- 5. Power to relax.— Where, the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Savings.— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes and other special categories of persons in accordance with the orders issued by the Government from time to time in this regard.
- 7. These rules are issued in supersession of the recruitment rules for the posts of 'Upper Division Clerk' (re-designated as Assistant) and 'Senior Stenographer' (re-designated as Stenographer Grade-I), notified vide Government Notification No. 1/11/84-PER dated 19-1-1989, in the Official Gazette, Series I No. 49 dated 9-3-1989.

By order and in name of the Governor of Goa.

Yetindra M. Maralkar, Additional Secretary (Personnel).

Porvorim, 22nd January, 2014.

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	SERIES I No. 45	C	OFFICIAL GAZETTE — GOVT. OF GOA	6TH FEBRUARY, 2014
	Circumstances in which the Goa Public Service Commission is to be consulted in making recruitment	14	N.A.	N.A.
SCREDULE	If a D.P.C. exists, what is its composition	13	Group 'C', D.P.C./	Group 'C', D.P.C./ /D.S.C.
	In case of recruitment by promotion//deputation//transfer, grades from which promotion//deputation//transfer is to be made	12	Promotion: Junior Assistant in the Secretariat with three years regular service in the grade.	Promotion: Stenographer Grade-II in the Secretariat with three years regular service in the grade.
	Method of recruitment, whether by direct recruitment or by promotion or by deputation//transfer/contract and percentage of the vacancies to be filled by various methods	11	By promotion, failing which, by direct recruitment.	By promotion, failing which, by direct recruitment.
	Period of proba- tion, if any	10	Two years for direct recruits.	Two years for direct recruits.
	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	6	Age: N.A. Educa- tional qualifi- ca- tions: N. A.	Age: N.A. Educa- tional qualifi- ca- tions: N.A.
	Educational and other qualifications required for direct recruits	8	Essential: (1) Higher Secondary School Certificate from a recognised Board or All India Council for Technical Education approved Diploma awarded by a recognised State Board of Technical Education or equivalent qualification from a recognised Institution. (2) Knowledge of Konkani. Desirable: Knowledge of Marathi.	Essential: (1) Higher Secondary School Certificate from a recognised Board or All India Council for Technical Education approved Diploma awarded by a recognised State Board of Technical Education or Technical
	Whether the benefit of added years of service is admissible under Rule 30 of CCS (Pension)	7(a)	No.	No.
	Age limit for direct recruits	7	Not exceed- ing 40 years (Relaxable for Govern- ment servants upto 5 years in accor- dance with the instruc- tions or orders issued by the Govern-	Not exceeding 40 years lord Government servants
	Whether selection post or non-selection post or post or post or post	9	Selection.	Selection.
	Scale of pay	2	Rs. 5,200- -20,200 + Grade Pay Rs. 2,400/	Rs. 9,300- -34,800 + Grade Pay Rs. 4,200/
	Classifi- cation	4	Group 'C', NonGaze- tted, Mini- sterial.	Group 'C', NonGaze- tted, Mimi- sterial.
	Number of posts	က	80 (2014) (Subject to variation dependent on swork-load).	15 (2014) (Subject to variation depen- dent on work- load).
	Name//Designation of post	2	1. Assistant.	2. Steno- grapher Grade-I.
	Serial No.	1	ļ ţi	Si _

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14	
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ω	equivalent qualification from a recognised Institution. (2) Speed of 120 words per minute in Shorthand and 40 words per minute in typewriting. (3) Certificate in Computer for a minimum period of 6 months from a recognized Institution. (4) Knowledge of Konkani. Desirable: Knowledge of Marathi.
7(a)	
7	accordance with the instructions or orders issued by the Government).
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Department of Public Health

Notification

23/7/2004-I/PHD

Government is pleased to introduce the Scheme for Grant of Special Assistance to Ayurveda Institutions as under:—

- 1. Short title and commencement.— (i) This scheme may be called as the "Grant of Special Assistance to Ayurveda Institutions Scheme, 2014".
- (ii) It shall come into force with immediate effect.
- 2. Introduction to the scheme.— (i) Ayurveda is the science of life, with the main objective being to relieve human sufferings and to impart healthy longevity. It is an ancient Indian system of medicine, which envisages the means of prevention and treatment of various ailments and preservation of Health. Ayurveda being an ancient branch of medicine needs to be supported as there are many ailments where modern medicine has not been effective.
- (ii) Government of India itself has launched several schemes through its newly created Ministry of AYUSH; and the Government of Goa desires to extend its support to Education and Research in Ayurveda through Ayurvedic College and Hospital in the State of Goa.
- (iii) This scheme is therefore formulated in order to promote this branch of ancient Indian medicine and to support Research and Teaching in the science of Ayurveda.
- 3. Objectives of the scheme.— (i) This scheme is formulated with the objective of,—
 - (a) to promote setting up of Add-on or Stand-alone clinics in this field of medicine viz. Ayurveda by recognized Institutions;
 - (b) to promote and support Educational Institutions to run the educational courses

and training programmes in this field of medicine, so as to develop well qualified individuals and efficient Human Resources in this field of medicine;

- (c) to conduct various studies and carry out research projects in this field of medicine; and
- (d) to provide assistance for the growth and infrastructure requirements.
- 4. Scope of the scheme.— (i) The main scope of this scheme is to provide financial assistance in a manner, so as to achieve the objectives set out in the scheme.
- (ii) Financial assistance under this scheme, shall be provided for the following components:—
 - (a) Development of infrastructure including civil works;
 - (b) Conduct of studies in the field of Ayurvedic medicine and for the purpose of carrying of research activity in this field of Ayurvedic medicines, including cost towards human resources required for the research activity;
 - (c) Setting up of a well equipped learning resource centre with a fully equipped Library and Information facility;
 - (d) Development of teaching and training facilities and for supplementing the requirements of human resources and faculty in teaching of Ayurvedic medical science degree/qualification;
 - (e) Providing of laboratory and learning infrastructure to further develop the existing teaching and learning facilities in the field of Ayurvedic medicine; and
 - (f) Procurement of advanced and state-of-the-art equipments, machinery and other material, required for the purpose of achieving the objectives of the scheme.

- (iii) This scheme will be valid for a period of five (05) years and the financial assistance will be provided in form of grant-in-aid, subject to the condition that maximum 80% of the grant is utilized towards incurring expenditure on pay and allowances of the human resources component and staff position shall be restricted to maximum as required under various statutes and other recurring expenditure including stipendiary support to the student interns; while 20% of the grant is to be utilized for creating capital and other infrastructural assets for the Institution.
- 5. Eligibility for availing benefits under the scheme.— (i) Only those Institutions which are recognized or authorised by the Government or affiliated to the Goa University and recognized by AYUSH Council are entitled for the benefits under this scheme.
- (ii) To begin with, the Gomantak Ayurveda Mahavidyalaya & Research Centre, at Shiroda, Goa shall be eligible for assistance under this scheme.
- (iii) The Institution should submit a detail plan of requirements, providing all details so as to fulfill the broader classification under clause 4(ii) of the scheme above. On receipt of the application from the Institution(s) that are already functional for 05 years or more, 50% payment shall be released. In case of others, 50% payment may be sanctioned after the application is scrutinized by the Committee, Terms of Reference (TOR) set out and on this basis the amount admissible after scrutiny, may be released.

Subject to these conditions, that the management of the institution(s) shall comply with the TOR set out and thereafter 2nd installment of 50% will be released completely or partly depending on the status of compliance.

This assessment shall be carried out by a Committee, comprising of the following:—

- (a) Director (Health Services) Chairman;
- (b) Director (Higher Education) Member;

- (c) Medical Superintendent,
 Goa Medical College Member;
- (d) One person with qualification in Ayurveda, to be nominated by the Government Member;
- (e) Joint Director of Accounts (Health Services) Member.
- (iv) The Committee will recommend and sanction the grant for a period of five years. However from the second year, the funds shall be released on receipt of the application and report of activities, in one installment; after the Committee scrutinizes the utilization of funds report/account, as per the aims and objectives of this scheme.
- 6. Quantum of financial assistance under the scheme.— (i) The total amount of financial assistance will be restricted maximum to Rs. 300 lakhs only, in form of grant-in-aid, on annual basis, for a period of five (05) years.
- (ii) This assistance shall be utilized for the purpose for which it is granted and exclusively under the broader classification under clause 4(ii) of the scheme and further subject to the conditions, under clause 4(iii) of the scheme.
- (iii) The assistance shall cover recurring expenditure being incurred by the grantee institution upto a maximum of 80% of the grant and the Committee shall ensure that items and expenditures which as non-recurring are limited to 20% of the grant, for the purpose of sanctioning the grant-in-aid.
- (iv) The Committee is required to consider sanctions after due scrutiny of the proposal under the broader classification covered under clause 4(ii) of the scheme. Annual grant shall be released on receipt of the report of activity and utilization of the grant already disbursed and the grantee Institution will be required to submit such report before the month of September of the subsequent year. Any grant remaining unutilized as per the report, as above, shall be adjusted in the grant to be sanctioned in the subsequent year.

- (v) Government reserves the right to stop future grants and also modify the financial quantum, so also the conditions of the scheme, depending upon the budgetary provisions made. Government also reserves the right to sanction the grant to the Institution as well as hold in abeyance or suspend or cancel the scheme, at any point of time; and no claim or appeal or challenge shall lie with any authority or tribunal or court, in respect of this decision of the Government.
- 7. Pattern of Assistance of the scheme.— (i) A maximum amount of Rs. 300 lakhs (Rupees three hundred lakhs only) will be sanctioned as per the terms and conditions by the Government, i.e. the Director, Directorate of Health Services to the grantee institution viz. Gomantak Ayurveda Mahavidyalaya & Research Centre at Shiroda, Goa.
- (ii) The Institution should submit a detail plan of requirements, providing all details so as to fulfill the broader classification under clause 4(ii) of the scheme above. On receipt of the application from the Institution(s) that are already functional for 05 years or more, 50% payment shall be released. In case of others, 50% payment may be sanctioned after the application is scrutinized by the Committee, Terms of Reference (TOR) set out and on this basis the amount admissible after scrutiny, may be released.

Subject to these conditions, that the management of the institution(s) shall comply with the TOR set out and thereafter 2nd installment of 50% will be released completely or partly depending on the status of compliance.

(iii) The entire amount of the grants of an Academic year i.e. months of July to June, should be utilized before the month of September of the subsequent year of grant and only for the purpose for which it is sanctioned. Any portion of the grant, which is not ultimately required, will be refunded to the Government or adjusted in further sanctions of grants. After 'utilizing/refunding' the sanctioned amount, an Utilisation Certificate should be furnished

to the sanctioning authority as required under Form GFR-19A.

- (iv) The equipments purchased with the aid of the grant will vest with the Government. The Grantee shall maintain a register of the permanent and semi-permanent assets created out of the grants. The register shall be maintained separately in respect of the grants sanctioned and an extract from the register shall be furnished to the Government annually as well as quarterly as required by the Sanctioning Committee. This shall also be submitted with the audited accounts after the close of the financial year. Register shall be maintained in terms of Form GFR-40 and Form GFR-41. Such assets shall not be disposed off, encumbered or utilized for purpose other than those for which the grant was given, without prior approval of the Government. Should the Grantee cease to exist at any time, such assets/ /properties shall revert back to the Government.
- (v) The account of the Grantee in respect of this grant should be audited by the Government approved Auditor/Chartered Accountant and such certificate shall be submitted alongwith report which is to be submitted for the claim being made for the subsequent year of grant. The accounts of the grants shall be maintained separately and properly from its normal activities and submitted as and when required to the Sanctioning Committee, who may, with prior approval of the Government, institute and conduct an audit with the assistance of the Directorate of Accounts, Government of Goa. The accounts shall be open to the test check by the Comptroller and Auditor General of India at his discretion.
- (vi) The Audited statement of accounts showing the expenditure incurred by the Grantee from the grants should be furnished to the Government as soon as possible after the close of the financial year or on completion of six months for which the grant is sanctioned together with a certificate from the Auditor to the effect that the grant was utilized for the purpose for which it was sanctioned.

- (vii) A performance-cum-achievement report specifying in detail the achievements made by the Grantee with the Government grants/amount sanctioned should be furnished to the Directorate of Health Services annually before the month of September of the subsequent year of grant.
- (viii) No grant shall be allowed to be paid to any other institutions/voluntary organization//non-governmental organizations/trusts//societies, of whatsoever nature, out of this grant sanctioned by the Government; except that which is provided under the scheme and the purpose for which it is sanctioned, viz. for the purpose of providing salaries to teaching and stipendiary support to student/interns as per directions of the Government, etc.
- (ix) The Grantee Institution must exercise reasonable economy, observe all financial proprietary and the financial rules as issued by the Government from time to time while incurring the expenditure.
- (x) In case of misutilisation of grants, the amount so misutilised shall be recovered from the Grantee Institution, in a manner as decided by the Government and in terms of the provisions and in accordance to the law in force. The Government shall also initiate appropriate criminal proceedings against the Members of the Management of the Grantee Institution.
- (xi) The amount remaining unspent out of this grant on or before the month of September of the subsequent year of grant, if not adjusted against subsequent sanctions, shall be refunded back to the Government Treasury by challan within 03 (three) months from the date of submission of report.
- (xii) The amount shall be drawn from the Directorate of Accounts on presentation of the bill in Form GAR-32 duly countersigned by the Drawing and Disbursing Officer, Directorate of Health Services.
- 8. Relaxation of the provisions of the scheme.— The Government shall be

empowered to relax the provision of the conditions of this scheme in genuine case(s) for sanction of the grant, on case to case basis with prior concurrence of Finance Department.

- 9. Interpretation of the provisions of this scheme.— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision about the interpretation shall lie with the Government, which shall be final and binding on all concerned.
- 10. Redressal of grievances and dispute.—Grievances or disputes if any, arising out of implementation of this scheme, shall be referred to the Secretary to the Government in charge of Public Health Department; who shall hear and decide such matters and the decision of the Secretary to the Government in this regard shall be final and binding on all concerned:

Provided no grievance or dispute regarding the decision of the Government under clause 6(v) above shall lie with any authority or tribunal or court, in respect of the decision.

11. This scheme has been issued with the concurrence of the Finance (Exp.) Department vide their U. O. No. 1405614 dated 20-01-2014.

By order and in the name of the Governor of Goa.

Maria Seomara De Souza, Under Secretary (Health-II).

Porvorim, 31st January, 2014.



Department of Revenue

Addendum

35/2/2013-RD

Read: Order No. 35/2/2013-RD dated 27-12-2013.

In the first para of the aforesaid order, after the words "premiums on life insurance policies", the words "and various other payments made to external and internal customers viz. Staff, Agents and Contractors etc." be added.

The other contents of the order shall remain the same.

By order and in the name of the Governor of Goa.

Anju S. Kerkar, Under Secretary (Revenue-I) (Link).

Porvorim, 29th January, 2014.

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